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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/657,894	09/08/2000	Dennis Lee Rice	Rice-1	2805
7590 12/30/2003			EXAMINER	
Menotti J Lombardi			TON, ANABEL	
ITT Fluid Techi 10 Mountainvie			ART UNIT PAPER NUMBER	
Upper Saddle R	Upper Saddle River, NJ 07458			

DATE MAILED: 12/30/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	(/ <u>/</u> /		
Office Action Summary	09/657,894 Examiner	RICE, DENNIS LEE			
•	Anabel M Ton	2875			
The MAILING DATE of this communication ap			9SS		
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a ly within the statutory minimum of the will apply and will expire SIX (6) MC e, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. NTHS from the mailing date of this comm ABANDONED (35 U.S.C. § 133).	nunication.		
1) Responsive to communication(s) filed on 27 C	October 2003.				
2a) ☐ This action is FINAL . 2b) ☐ This	action is non-final.				
3) Since this application is in condition for allowa closed in accordance with the practice under <i>l</i>			erits is		
Disposition of Claims					
4) Claim(s) 1-7 and 10-19 is/are pending in the a	• •				
4a) Of the above claim(s) is/are withdra	wn from consideration.				
5)⊠ Claim(s) <u>14-19</u> is/are allowed.					
6) Claim(s) <u>1-5,10,12 and 13</u> is/are rejected.					
7)⊠ Claim(s) <u>6,7 and 11</u> is/are objected to. 8)□ Claim(s) are subject to restriction and/o	or election requirement				
Application Papers	or election requirement.				
	\ "				
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct			1.121(d).		
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. §§ 119 and 120					
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domest since a specific reference was included in the fire 37 CFR 1.78. a) The translation of the foreign language pro 14) Acknowledgment is made of a claim for domest reference was included in the first sentence of the	ts have been received. Its have been received in brity documents have been u (PCT Rule 17.2(a)). It of the certified copies not ic priority under 35 U.S.C est sentence of the specification has ic priority under 35 U.S.C	Application No In received in this National State received. So § 119(e) (to a provisional application or in an Application Date of the provisional application Date of Society (Co. §§ 120 and/or 121 since a society of the provision of th	oplication) ata Sheet. specific		
Attachment(s)	🗖				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice of	r Summary (PTO-413) Paper No(s). I Informal Patent Application (PTO-1			

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DETAILED ACTION

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Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5,10,12 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hamilton et al (6,315,435) and further in view of Williams (5,346,317).
- 3. Hamilton discloses the claimed invention except for disclosing a washer including a plurality of tabs to limit rotation of the first motor to a predetermined angle. Hamilton discloses a housing including a first end a window in the first end of the housing (front of lamp 2), a lamp disposed within the housing (14) so as emit light through said window a shaft, a positioning assembly secured within the housing, said positioning assembly including a first motor operable to rotate said housing in a first plane with respect to the shaft, and a second motor operable to pivot said housing in a second place with respect to the shaft, a first gear secured with respect to the shaft, and a second gear rotatable by the first motor wherein operation of the first motor causes the first and second gears to engage and rotate said assembly about the shaft in said first plane (figs 1-2), first and second planes are different, first and second planes are substantially different perpendicular to each other, the housing is substantially cylindrical, an elongated neck wherein the shaft passes through the neck into the housing. Williams discloses a disk

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(washer), which biasingly engages a plate to restrain rotation of a shaft (col. 2 lines 15-

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52). It would have been obvious to one of ordinary skill in the art at the time the

invention was made to make the instant invention by combining the searchlight of

Hamilton with the teaching of the washer to restrain movement of Williams for the

purpose of providing a shaft with a desired limited movement to a desired rotational

positioning (rotational angle) for a desired application.

4. With regards to the rotation being limited to 380 degrees, it would have been

obvious to one of ordinary skill in the art at the time the invention was made to limit

rotation of the shaft to 380 degrees for the purpose of providing a searchlight that

completes a full turn to illuminate a desired area. Furthermore, it has been held that

where the general conditions of a claim are disclosed in the prior art, discovering the

optimum or workable ranges involves only routine skill in the art. In re Aller, 105 USPQ

233.

Allowable Subject Matter

5. Claim 6,7 and 11 are objected to as being dependent upon a rejected base

claim, but would be allowable if rewritten in independent form including all of the

limitations of the base claim and any intervening claims.

6. Claims 14-19 are allowed.

7. The following is a statement of reasons for the indication of allowable subject

matter: The prior art cited does not disclose the following:

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 A third gear being rotatable by the second motor whereby operation of the second motor causes the first section gear and the third gear to engage thereby causing the third gear to travel along the first section gear and pivot the housing in the second plane.

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 A third gear fixed with respect to the positioning of the shaft and engaged by the first gear and a section gear secured with respect to the body and engaged by the third gear.

Response to Arguments

8. Applicant's arguments filed 10/27/03 have been fully considered but they are not persuasive. Applicant argues that the Hamilton reference does not disclose the positioning assembly secured within a housing. As shown in Hamilton and as acknowledged by applicant the first motor, gearbox, second motor, second gearbox and control housing are all mounted on base 14. One of the definitions for a housing is "a support for mechanical parts" which is the function of base 14 of the Hamilton reference. This satisfies applicant's limitation of the positioning assembly mounted within (all components are mounted within the boundaries of base/support 14) the housing. With regards to applicant's argument that the Williams reference does not teach a washer that limits rotation assembly to a predetermined angle, the examiner disagrees for the following reasons. As acknowledged by applicant, Williams has a plurality of radially extending fingers 56 which engage plate 38 to put a drag on the rotation of the plate. To limit the rotation of the plate to a desired angle does not differentiate from the teaching of Williams since the function of the extending fingers is to put a drag on the rotation of

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the plate thus limiting the rotational angle of the assembly. Although the fingers are not limiting the rotation of the assembly to a desired specification of angularity, it has been held that where the general conditions of a claim are disclosed in the prior art (limiting the rotation angle of the plate, as taught by Williams) discovering optimum or workable ranges involves only ordinary skill in the art. *In re Aller*, USPQ 233.

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Conclusion

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anabel M Ton whose telephone number is (571) 272-2382. The examiner can normally be reached on 08:00-16:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Anabel M Ton Examiner Art Unit 2875

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